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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/561,782	12/19/2005	Jie Wu	PTB-659-109	5856
23117 NIXON & VAN	7590 02/10/200 NDERHYE, PC	EXAMINER		
901 NORTH G	LEBE ROAD, 11TH F	SOOHOO, TONY GLEN		
ARLINGTON,	VA 22203		ART UNIT PAPER NUMBER	
			1797	
			MAIL DATE	DELIVERY MODE
			02/10/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Applicat	ion No.	Applicant(s)	
		782	WU ET AL.	
Office Action Summary	Examine	·r	Art Unit	
	Tony G.		1797	
The MAILING DATE of this commur Period for Reply	nication appears on th	ne cover sheet with the d	correspondence add	ress
A SHORTENED STATUTORY PERIOD F WHICHEVER IS LONGER, FROM THE M - Extensions of time may be available under the provisions after SIX (6) MONTHS from the mailing date of this com - If NO period for reply is specified above, the maximum si - Failure to reply within the set or extended period for reply Any reply received by the Office later than three months earned patent term adjustment. See 37 CFR 1.704(b).	MAILING DATE OF T s of 37 CFR 1.136(a). In no e munication. tatutory period will apply and v y will, by statute, cause the ap	THIS COMMUNICATION  INVENTE, however, may a reply be tirm  will expire SIX (6) MONTHS from  poplication to become ABANDONE	N. mely filed the mailing date of this come (35 U.S.C. § 133).	
Status				
<ol> <li>Responsive to communication(s) file</li> <li>This action is FINAL.</li> <li>Since this application is in condition closed in accordance with the pract</li> </ol>	2b)⊠ This action is for allowance excep	non-final. ht for formal matters, pro		merits is
Disposition of Claims				
4) Claim(s) 1-13 is/are pending in the a 4a) Of the above claim(s) is/a 5) Claim(s) is/are allowed. 6) Claim(s) 1-13 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restrict Application Papers  9) The specification is objected to by the specificant may not request that any object Replacement drawing sheet(s) including	are withdrawn from concion and/or election to the drawing(s)	requirement. o)  objected to by the be held in abeyance. Se	e 37 CFR 1.85(a).	₹ 1.121(d).
11)☐ The oath or declaration is objected t	o by the Examiner. N	lote the attached Office	Action or form PTC	)-152.
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim a) All b) Some * c) None of:  1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies application from the Internation * See the attached detailed Office action	documents have be documents have be of the priority docum onal Bureau (PCT Ru	en received. en received in Applicat nents have been receive lle 17.2(a)).	ion No ed in this National S	stage
Attachment(s)  1)  Notice of References Cited (PTO-892)  2)  Notice of Draftsperson's Patent Drawing Review (I as a large of the properties of the properti	PTO-948)	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate	

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#### **DETAILED ACTION**

### **Priority**

Acknowledgment is made of applicant's claim for foreign priority under 35
 U.S.C. 119(a)-(d). The copies of the certified copy has been filed in PCT/AU04/00786, filed on 06/15/2004 of this national stage application.

## Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claims 1-13 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The claims 1-2 appears to be incomplete to which it refer to a secondary jet flow, but is vague and unclear in where the flow exists and from where it is provided within the device. Additionally, the recitation of a secondary jet flow, there fails to positively establish a (primary or 1<sup>st</sup>) jet flow.

Claim 3 recited "the jet flow" but in unclear in antecedent basis or reference to a primary jet flow, or the secondary jet flow.

Claim 5 recites a control assembly of speed control but is vague in the manner fail to provide sufficient structure to support the narrative function of a "speed governor". It is unclear and vague in the claim how the speed is determined and regulated and controlled by the control "assembly". The meets and bounds of the "assembly" structure can not be positively determined in the claim.

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Claim 7 is unclear in what further structural adaptation is meant by "adapted to feed fluid into a tank" since all nozzles have an opening which may permit flow into a tank

Claim 7 fails to provide proper antecedent basis for "the output" it is unclear what is being output.

Claim 8 points out a relative position of the gear to the output, however the claim fails to point out any output and relative structure to determine an axis so that one my construct a "coaxially" position to the output.

Claim 9 is unclear in the manner in which a gear may be connected to the flow resistance of the paddle assembly since the claim does not clearly establish any particular location of the paddle in cooperation with fluid.

Claim 10 is unclear in what further structure is being defined to the nozzle. The preceding claims point out that flow may be provided to the nozzle and that the nozzle is capable to rotate. It is unclear in what structure is the further defined "adapted to" in claim 10 in contradistinction to that of the parent claims.

Claim 12 is so vague that the meets and bounds of the claimed dimension of patent protection can not be determined. The claim fails to particularly point out the service hole dimension nor the device dimension, it is unclear what numerical value is capable or excluded to operate in the manner recited of "pass through".

5. Claim 13 is rejected under 35 U.S.C. 112, second paragraph, as being incomplete for omitting essential steps, such omission amounting to a gap between the

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steps. See MPEP § 2172.01. The omitted steps are: Claim 13 provides for a step of passing the device, however fails to provide positives step of providing the device itself..

# Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 7. Claims 1-13 are rejected under 35 U.S.C. 102(b) as being anticipated by Seaman 6488401.

Seaman discloses a jet device having, for example fig 1a-1b, fig 11a-11b, having an outlet 1012, 119, having a rotating nozzle 331 (or 188, figure 18a, 18b), a control assembly with a hydraulic motor, see figures, including a paddle assembly 114, 1004 which is driven by a diverted secondary jet flow from the conduit 1003, fig 1; and functions as a speed governor by the flow resistance upon the input and output sides of the paddle in cooperation with the gears 115, fig 11a, having gears in coaxial with an output. The nozzle is adapted to rotation from flow momentum, such as seen in figure 18a, nozzle 188. The nozzle is offset from a housing as seen in figure 11b, or 18b. It is also sized so that it may be placed into a tank (through its opening).

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Regarding claim 13, note that the device is meant to be placed into a tank. A would inherently have an opening in which the device may be placed there though so it may reside in the tank for use.

#### Conclusion

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The following disclose jet devices: Maitland 1505479, Hummer 7059759, and Byers 5899560.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tony G. Soohoo whose telephone number is (571) 272 1147. The examiner can normally be reached on 8AM-5PM, Tues-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David R. Sample can be reached on 571-272-1376. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Tony G Soohoo/ Primary Examiner, Art Unit 1797 Tony G Soohoo Primary Examiner Art Unit 1797